PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY PCT SEAN S. WOODEN DORSEY & WHITNEY LLP 1001 PENNSYLVANIA AVENUE, N.W. WRITTEN OPINION SUITE 300 SOUTH WASHINGTON, D.C. 20006 (PCT Rule 66) Date of Mailing 02 NOV 2001 (day/month/year) Applicant's or agent's file reference REPLY DUE within TWO months 5283.01 from the above date of mailing International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US00/25826 21 SEPTEMBER 2000 **21 SEPTEMBER 1999** International Patent Classification (IPC) or both national classification and IPC IPC(7): H04N 7/173 and US Cl.:725/31 Applicant DISCOVERY COMMUNICATIONS, INC. 1. This written opinion is the first (first, etc.) drawn by this International Preliminary Examining Authority. 2. This opinion contains indications relating to the following items: Basis of the opinion Non-establishment of opinion with regard to novelty, inventive step or industrial applicability Ш IV Lack of unity of invention Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement ٧I Certain documents cited Certain defects in the international application VII Certain observations on the international application 3. The applicant is hereby invited to reply to this opinion. See the time limit indicated above. The applicant may, before the expiration of that time limit, request this When? Authority to grant an extension.; see Rule 66.2(d). By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. How? For the form and the language of the amendments, see Rules 66.8 and 66.9. For an additional opportunity to submit amendments, see Rule 66.4. Also For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. 4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 21 JANUARY 2002 Name and mailing address of the IPEA/US Authorized officer Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 CHRISTOPHER GRANT Telephone No. (703) 305-47 Facsimile No. (703) 305-3230

WRITTEN OPINION

International application No.

PCT/US00/25826

I. Basis of the opinion						
!. With regard to the elements of the international application:*						
X the international application as originally filed						
x the description:						
	, as originally filed					
pages NONE	, filed with the demand					
pages NONE , filed with the letter of						
X the claims:	an antiduction filed					
puges	, as originally filed					
pages; as amended (together w	, filed with the demand					
pages NONE , filed with the letter of						
x the drawings:						
	, as originally filed					
	, filed with the demand					
pages NONE , filed with the letter of						
w the requirement limites most of the description.						
X the sequence listing part of the description: pages NONE	as originally filed					
	, filed with the demand					
pages NONE , filed with the letter of						
the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language the language of a translation furnished for the purposes of international s the language of publication of the international application (under Rule 4) the language of the translation furnished for the purposes of international prelimina or 55.3).	search (under Rule 23.1(b)). 8.3(b)).					
 With regard to any nucleotide and/or amino acid sequence disclosed in the internation drawn on the basis of the sequence listing: 	nal application, the written opinion was					
contained in the international application in printed form.						
filed together with the international application in computer readable form.						
furnished subsequently to this Authority in written form.						
furnished subsequently to this Authority in computer readable form.						
The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
The statement that the information recorded in computer readable form is identified been furnished.	tical to the writen sequence listing has					
4. X The amendments have resulted in the cancellation of:						
X the description, pages NONE						
X the claims, Nos. NONE						
X the drawings, sheets/fig NONE						
5. This opinion has been drawn as if (some of) the amendments had not been may beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70)	- ·					
* Replacement sheets which have been furnished to the receiving Office in response to an in this opinion as "originally filed".	invitation under Article 14 are referred to					

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. Reasoned statement under Rule 66.2(a citations and explanations supporting	a)(ii) with reg	gard to novelty, inventive step or industrial appli ent	cability;
continue and exhibitions supporting	Jack June		
statement			
Novelty (N)	Claims	1-189	YES
	Claims	NONE	NO
Inventive Step (IS)	Claims	NONE	YES
	Claims	1-189	NO
Industrial Applicability (IA)	Claims	1-189	YE
	Claims	NONE	NO
citations and explanations	CT Article 99/:	3) as being obvious over Hendricks (WO 95 15649) in vi	ew of
Barney et al. (US 5.341.426).			
Considering claims 1, 130 and 144, Hendrick	s discloses a m	nethod and corresponding apparatus for encrypting electr	onic
books for delivery between two or more part a) supplying electronic book (pages 6-8);	ties and compri	ising:	
b) supplying encrypted electronic book (see t	the entire docu	ment including but not limited to page 8, lines 32-34, pa	ge 10,
lines 9-14, page 11, lines 3-11, figures 3 & 4); and		
c) decrypting the encrypted electronic book	(page 19, line 3	o and figure 12, step 602).	
However, Hendricks fails to specifically discl	ose encrypting	and decrypting keys as recited in the claims.	
Barney discloses various types of encryption	and decryption	n keys and techniques for providing secure communication	n
between a central facility and terminals. See	the entire doc	ument including but not limited to figures 1-3 and the	
corresponding text.			
It would have been obvious to one of ordina decryption keys, as taught by Barney, for th terminals.	ry skill in the e advantage of	art to modify Hendricks' system to include encryption an providing secure communicaton between a central facilit	d y and
Claims 2-129, 131-143 and 145-189 are met	by the combin	ed systems of Hendricks and Barney, wherein Hendricks	
discloses the detail features of the electronic	book and Bar	ney discloses the details and various types of	
encryption/decryption techniques.			
NEW CITATIONS			
WO 95 15649 A (HENDRICKS et al.) 08 Ju	me 1995, whol	e document	
US 5,341,426 A (BARNEY et al.) 23 Augus	t 1994, figures	1-3	

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I. Certain documents cited			
Certain published document			
Application No. Patent No.	Publication Date (day/month/year)	Filing Date (day/month/year)	Priority date (valid claim (day/month/year)
US 6,052,717 A	18 APRIL 2000	23 OCTOBER 1996	i
US 6,034,680 A	07 MARCH 2000	30 APRIL 1997	25 APRIL 1997
Non-written disclosures (Rule 70.9) Kind of non-written disclosure	sure Date of no		Date of written disclosure referring to non-written disclosur
	(da	y/month/year)	(day/month/year)

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Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)						
Continuation of: Boxes I - VIII	Sheet 10					
TIME LIMIT: The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.						
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